

# COMMITTEE ADOPTS DABNEY ORDINANCE

By Vote of 6 to 4 Council Is Urged to Pass the Liquor Measure.

## WOULDN'T CHANGE NUMBER OF BARS

One Amendment Is Accepted, Others Being Voted Down—Ellett Says Christian People Believe Law Is Good. Pollock to Send in Substitute.

By a vote of 6 to 4, the Finance Committee recommended to Council yesterday the passage of what is known as the Dabney liquor ordinance, first refusing, however, to reduce the maximum number of bars to 110, and making it read "exclusive of hotels." The ordinance provided that no license should be issued to any place where a show or performance was conducted therewith. Alderman Grundy's motion to strike out the first three sections was defeated, the vote being 3 to 2. Those who voted for the ordinance as it appears in full in another column were (Cottrell, Dabney, Ellett, Lee, Spence and Wood—4). Against Cannon, Grundy, Mills, Pollock—4.

Though there was less discussion than might ordinarily have been expected, it took a wide range, the vote being far different from the vote in committee several weeks ago, when the measure was recommended almost unanimously. Alderman Grundy and Councilman Cannon did not think that consideration of other than the tax feature came rightly within the province of the Finance Committee.

Good People Want Law. Alderman Ellett, the original high license man, strongly urged its adoption. "It has eight good features," he said, "and I want to tell you that the good people of Richmond have come to me and asked me to vote for it. Judge Wilt informed me on the car an hour ago that if the ordinance was adopted he would take care of the residential sections, and I believe he will."

There were fewer liquor men present than at the last meeting, and a larger number of ministers and temperance workers. When the sections were discussed, Mr. Mills said that there was no use in voting for it, that Mr. Dabney's friends were in the majority, and the policy of the majority was to shove the ordinance through, lock, stock and barrel.

Wouldn't Change Limit. Early in the session Mr. Cannon moved to amend so that the maximum limit of bars would be 110, exclusive of hotels. He did so for the reason that if promoters would desire to erect a big hotel they would be discouraged by finding the 110 limit full, such a situation deterring them, in a probability, from building. Mr. Dabney opposed the amendment, saying that it would open the way for mushroom hotels, adding that liquor men had told him that with the \$500 license, with saloons segregated in the commercial districts, there might not be 150 bars in the city. The amendment was defeated by a vote of 7 to 3, those favoring it being Cannon, Grundy and Pollock.

Not Right Toward Court. In endorsing the idea as good business sense, Mr. Pollock said that Mr. Dabney's suggestion that a bona fide hotel could be run on the 110 limit would have to be approved by the two branches of the Council and the Mayor.

Mr. Mills objected to the provision which gave to the judge of the Hustings Court the right to say who should have the 110 licenses. "Some of the best men in the business here," he continued, "are in the residential section, and I am unwilling to vote away an asset which they have enjoyed without protest from their neighbors. We ought not to run roughshod over them. Moreover, we should eliminate the saloons from the factory districts."

New Ordinance by Pollock. Mr. Pollock explained his position at length. "The object of all legislation of this character," he said, "is to regulate and control so as to minimize the danger. I am not at all sure that the Dabney ordinance does not help conditions, but will make them worse and then work hardships on good people. The high license section is its one good feature. Concentration will eliminate the saloons against which no complaint is made. They live in a section which will be more far-reaching than this, and which will offer more protection against the traffic."

Mr. Pollock said he was as earnest in his desire to legislate in the interest of the morals of the community as Mr. Ellett or any Christian man in Richmond.

This Council," said Mr. Mills, "has no right to put legislative powers on the judge of the Hustings Court. It ought to select the bar-room territory without shifting the responsibility."

Mr. Cannon's motion to strike out the

(Continued on Tenth Page.)

# NEW YORK WANTS A SHARE

New Loan Certificates Can Be Used as Basis for Circulation.

NEW YORK, November 22.—The extent to which the New York banks will subscribe to the new issue of Treasury certificates is not yet definitely fixed, but it is expected that there will be liberal participation when a full understanding is reached as to the basis on which the certificates may be applied. Now, however, it is the accepted view in banking circles that the certificates can be utilized as a basis for circulation, not for bank reserves. The advantage of the new issue is for circulation purposes, very great, not only as a banking transaction, but as a means of relieving the stringency as felt by the public, since the bank-note circulation will speedily get into public use, and will put an end to the present premium on gold.

## RECEIVERSHIP IS HELD UP

Supreme Court Will Review Action of Judge Lacombe in Case.

NEW YORK, November 22.—Anthony N. Brady, Thomas F. Ryan, H. H. Vreeland and Paul D. Cravath again appeared before the grand jury to-day in the receivership case of the Wall and Cortland Street Ferryway Company, a paper road, to the Metropolitan Securities Company. Mr. Brady had bought the franchise for \$250,000 and sold it for \$365,000. Mr. Vreeland was the president of the New York City Railway Company. Mr. Cravath is counsel for the Metropolitan Securities Company and Mr. Ryan is a director in the same company.

## GOEBEL'S BROTHER GOES

Remarkable Procedure in Selection of Jurors for Catech Examinations.

GEORGETOWN, KY., November 22.—It developed to-day in the trial of Caleb Powers for alleged complicity in the murder of Governor Goebel that Arthur Goebel, brother of the murdered man, accompanied Sheriff Warrington into Grant county while the sheriff was summoning a special venire of 150 talesmen, who arrived here to-day for examination as possible jurors. As Powers, arrested on the subject of the Goebel case, was a brother-in-law of the late Governor, and as he was in the history of Kentucky known as a prisoner on trial and those who are prosecuting him been allowed to send representatives with a court bailiff to see that an impartial jury was summoned.

## IS GIVEN FOURTEEN YEARS

This Sentence Imposed Upon Fred Gutierrez for Killing Walsh.

(Special to The Times-Dispatch.) NEWPORT NEWS, VA., November 22.—Frederick Gutierrez, the liverman, who stabbed and mortally wounded Captain Walsh, a sailor belonging to the crew of the battleship Maine, in the streets of Phoenix last June, was found guilty of murder in the second degree and given fourteen years in the penitentiary by a jury in the Circuit Court of Elizabeth City county to-day. Lieutenant Walsh, taken to his cell Gutierrez handed Sheriff Curtis a small vial of poison, saying that he had intended to kill himself if the verdict had been death. At the time of the murder Gutierrez was drinking heavily. He received a life sentence for the crime. After a dispute over the fare the liverman drew a dirk and began cutting right and left, killing Walsh and seriously wounding two other men. He testified that he used the knife in self defense, but the Commonwealth made out a clear case against him.

## NAVAL OFFICER A SUICIDE

Lieutenant Crawford Missing, Leaves No Word and Probably Drowned.

WASHINGTON, D. C., November 22.—Lieutenant John W. Crawford, U. S. N., secretary to Admiral Dewey, has disappeared, and it is believed he has committed suicide. To-day Bennett A. Allen, of No. 1801 Fourth Street, N. W., a special delivery letter from Lieutenant Crawford, in which it was stated that he had determined on suicide, and requested Mr. Allen to break the news to Mrs. Crawford as gently as possible. A police officer was called in this afternoon. Lieutenant Crawford's hat and coat were found on the deck of a ferry-boat plying between Washington and Alexandria. While no one on the boat saw anybody jump overboard, yet from statements made by the crew the police are convinced that Lieutenant Crawford committed suicide by drowning. To financial difficulties Lieutenant Crawford's resolve to end his life is attributable, his friends say. He came to Washington from Vineland, N. J., twenty years ago, and lived at 1302 G Street, N. W., with his wife and a daughter.

## WOUNDED IN THE KNEE

While Looking at Gun in Washington.

While an Italian named Dominico, employed by the Grove Line Company at Stephens City, was showing a shotgun last evening to William Sonner, to whom it had been offered for sale, the weapon exploded in his hands, the entire load taking effect in Sonner's left knee. In order to save the young man's life surgeons will amputate the leg at the knee joint.

# TWO MORE INDICTED FOR LIQUOR FRAUDS

Richardson, a Large Distiller, and Howard, Storekeeper, to Face Charges.

## TO PRESS INQUIRY MUCH FURTHER

Grand Jury to Continue Its Searching Investigation—Ramsey Convicted, but Takes an Appeal—Moonshine Now on Trial.

(Special to The Times-Dispatch.)

DANVILLE, VA., November 22.—G. W. Richardson, a large distiller of Henry county, was indicted this afternoon by the grand jury for defrauding the government and for selling the government whiskey at a discount. Howard, storekeeper and gauger at the distillery, indicted for collusion. Three indictments were returned against Richardson, charging him with removing and concealing spirits, with illicitly distilling and selling spirits, and with making proper returns on the books at the distillery. The indictments will probably be served on Richardson and Howard to-morrow, and they will be brought before Judge McDowell next week when a date for the trial will be fixed.

The grand jury was discharged this afternoon until Monday, when they will begin the third week of the investigation of frauds by bonded distillers. The adjournment was made in order to give members residing out of the city an opportunity of spending Sunday with their families.

W. E. Ramsey, former storekeeper and gauger at the distillery of S. D. Shelton, in this county, who was indicted on five counts, was convicted to-day on the count charging him with making opportunity whereby the government might be defrauded. Application for an appeal will be heard Monday. Ramsey furnished bond in the sum of \$5,000 for his appearance.

## ITS EXPORTS DECREASE

Official of American Tobacco Company Tells of Export Trade Agreement.

NEW YORK, November 22.—William R. Harris, vice-president and chairman of the board of directors of the American Tobacco Company, was again on the stand to-day when the hearing on the proposed export trade agreement between the American Tobacco Company and others was resumed before United States Commissioner Shields. Mr. Harris said that approximately two-thirds of the stock of the British-American Tobacco Company, owned by the American Tobacco Company, had been sold to the British government, and that the British government had agreed to purchase the stock of the American Tobacco Company for 100,000,000 pounds, but in 1901 it had dropped to 275,000 pounds. This was due, the witness said, to the differences imposed by the British government, which operated to exclude them from the tobacco market, and to the fact that the British government had agreed to purchase the stock of the American Tobacco Company for 100,000,000 pounds, but in 1901 it had dropped to 275,000 pounds. This was due, the witness said, to the differences imposed by the British government, which operated to exclude them from the tobacco market, and to the fact that the British government had agreed to purchase the stock of the American Tobacco Company for 100,000,000 pounds, but in 1901 it had dropped to 275,000 pounds.

## SNUB BONAPARTE AGAIN

President Gets His Bond Legally Advice From Secretary Root.

WASHINGTON, D. C., November 22.—Atty-General Charles E. Hughes, in relations with the President have now reached the point where in the case of another man retirement from the Cabinet would be a matter of course. In view of the fact that Mr. Bonaparte has put up with conditions before, even though they were not quite so strongly marked as now, no one can predict what he will do.

## TRAIN CRASHES INTO WAGON

North Carolina Farmer Killed and Wife Seriously Injured.

(Special to The Times-Dispatch.) CRAWFORD, N. C., November 22.—A freight train on the Seaboard Air Line crashed into a loaded wagon at Concord crossing, near here, this morning, instantly killing Alvin Honeycutt, a prominent farmer of Stanley county, and probably fatally injuring Mrs. Honeycutt. The wagon was demolished, but the fifteen-year-old son of the couple escaped unhurt, as did the pair of mules drawing the wagon.

Mr. and Mrs. Honeycutt had been visiting relatives in Chesterfield county, S. C., and were returning to their home in Stanley county. Mrs. Honeycutt was brought to a Charlotte hospital for treatment.

# WATERED, NASSAU STOCK

Charge That Tom Johnson and Friends Put in \$6,250,000.

NEW YORK, November 22.—William M. Ivins while investigating the affairs of the Brooklyn Rapid Transit Company for the public service commission to-day, declared that Mayor Tom L. Johnson, of Cleveland and his friends who formerly owned the Nassau Electric Railway Company, of Brooklyn, had watered and inflated the extent of \$6,250,000, and then sold it to the Brooklyn Rapid Transit Company. This was alleged to have taken place in a reorganization of the Nassau Company in January, 1899. Questioning Timothy S. Williams, vice-president of the Brooklyn Rapid Transit Company, about the reorganization of the Nassau Company, Mr. Ivins said: "On that reorganization I find that they increased the bond issue which had theretofore been \$5,500,000, by an additional \$5,000,000. They made an entirely new issue of preferred stock of \$6,000,000, they theretofore having no preferred stock, and to the theretofore existing \$6,000,000 of common stock they added \$2,500,000, making a total of new issues of \$13,500,000. They acquired the stock of the Nassau Company for \$6,250,000. Can you tell me what these new securities were issued for?"

Mr. Williams said an explanation of the deal was given in an agreement which Mr. Ivins had, but this was not read. Mr. Williams also commented that the Brooklyn Rapid Transit Company if it had bought \$6,250,000 of water, had subsequently squeezed it out. "I cannot agree with you," said Mr. Ivins, "it looks to me like a plain case of stock watering and the company has no right to charge that \$6,000,000 on its books to the cost and equipment of the road. It was wrong in principle, and if it was not then against the law, the law ought to be amended so as to make such a transaction impossible."

## MAURETANIA'S FINE RECORD

World's Largest Steamer Does Fastest Day's Steaming by a Liner.

NEW YORK, November 22.—Poking her nose through a dense curtain of fog that hid the coast, her topmasts loomed from deck view in the enveloping shroud, the biggest, the most luxurious ship ever launched on any sea finished in safety her bridal voyage, when at 11:05 o'clock A. M. to-day the steamship Mauretania came to anchor off the Sandy Hook lightship, five days five hours and ten minutes from Queenstown, bearing a fortune of \$12,500,000 in gold for the money markets of the West, she fought her way through 3,000 miles of storm-swept ocean, battling every mile of the course to meet and defeat the world's transatlantic record, the tremendous hours and forty minutes, created and held by her sister ship, the Lusitania. Head winds and tumultuous cross-seas baffled the attempt, yet the Mauretania won the coveted right to fly the blue ribbon of the world's fastest day's steaming by a liner.

## LASSITER ENTHUSIASTIC

Representative Expresses Valuable Remarks From Waterways Conference.

(Special to The Times-Dispatch.) WASHINGTON, D. C., November 22.—Representative Francis Rives Lassiter of the Virginia district, who was in the city to-day on route from Philadelphia, where he attended this week the Atlantic Deep Waterways Conference. He went on to his home in Petersburg this afternoon.

## "I'VE WON. OH, HOW HAPPY!"

Mrs. Hartie Collapses After Hearing High Court's Edict.

PITTSBURGH, PA., November 22.—Joy over the decision by the Superior Court in Philadelphia proved too much for Mrs. Mary Scott Hartie, sued for divorce by her husband, the millionaire newspaper manufacturer, and she is reported to be in a state of collapse at Ligonier, Pa., her temporary home since the trial here.

## GIRLS SUPPLANT STRIKERS

Between Them and Courts Pressmen's Eight-Hour Demand Rejected.

NEW YORK, November 22.—The United Typothetae of America reports that Rogers & Company, one of the New York Typothetae firms, whose press feeders have struck for the eight-hour workday, have filled the places of the strikers with girls, and will employ girls to do this work in future.

No new strikes have occurred, as both sides are awaiting the decision of the federal and local courts on the contempt proceedings. John MacIntyre, secretary of the United Typothetae, in speaking of the situation, said: "The decisions of the courts will determine whether we can run our own shops. If we have to concede the eight-hour demand it will mean the reorganization of our shops on an eight-hour basis. I am not giving up making that point, but I can safely predict that in such a case there will be more suspensions of printing concerns in the next six months than have taken place within the last six years."

# CONSPIRACY TO BEAT PRESIDENT

Justice Brewer, Ex-Senator Spooner and Parkhurst Alleged Parties.

## BOMBARDMENT BY HIS OPPONENTS

Purpose of Criticisms and Attacks Construed as Designed to Forward Candidacy of Governor Hughes—Speculation as to Justice Brewer's Motives.

(Special to The Times-Dispatch.)

WASHINGTON, D. C., November 22.—A new plot against President Roosevelt has been discovered, and those alleged to be in conspiracy with the anti-administration forces are Justice Brewer, of the United States Supreme Court; ex-Senator John C. Spooner, of Wisconsin; and the Rev. Dr. Charles H. Parkhurst, of New York.

Justice Brewer's attack on the President has aroused much resentment in administration circles, and his reiteration last night that he meant just what he said when he declared that Mr. Roosevelt is playing hide and seek with the nomination has only served to aggravate the situation.

It is known that some members of the Cabinet are bitter against Justice Brewer for his attack, and there were allusions to the matter at to-day's Cabinet meeting that would look interesting in print. Details of what passed are lacking, however.

## BREWER STANDS BY TALK

Meant It When He Said President Was Playing Hide and Seek.

NEW YORK, November 22.—The World to-day prints the following special from Washington: When Justice Brewer returned to Washington late this afternoon from New York he declared that he had no idea that his speech of last evening before the Civic Forum would cause such a stir.

He said the President was playing hide and seek with the nomination, he said, "and I mean it. He has declared that he is not a candidate for re-election, and I take him at his word, because I believe him to be an honest man; but I do believe he would like to control the convention. His every action points that way, and I am one of many persons who have called attention to the fact. It certainly looks as if he desires to name his successor."

## GOING TO PHILIPPINES

Professor Connor Leaves A. & M. College for Government Place.

(Special to The Times-Dispatch.) RALEIGH, N. C., November 22.—The executive committee of the board of trustees of the North Carolina Agricultural and Mechanical College to-night accepted the resignation of Professor Charles M. Connor, of the chair of agriculture, to take effect January 1st. No successor has been selected. Professor Connor retired from the Agricultural and Mechanical College to accept a government appointment as assistant Commissioner of Agriculture in the Philippine Islands, his salary to be \$3,600. He came here from Clemson College a year ago, and has made a splendid impression during his short stay.

## CLUBS MAY SELL LIQUOR

Alabama Senate by Close Vote Kills Bill to Prevent Sales.

MONTGOMERY, ALA., November 22.—In the Senate to-day Senator Thomas V. Riffe, in charge of the bill, introduced a bill to prevent the sale of liquors by clubs. An effort was made to have the bill held over to next week in order to give time to prevent an adverse report by a close vote the Senate voted to adjourn to-morrow night.

# MORGAN SEES CORTELYOU

Also Calls on President and Says Situation Is Satisfactory.

WASHINGTON, November 22.—J. Pierpont Morgan and George F. Baker, the latter president of the First National Bank of New York City, arrived here to-day for a conference with Secretary Cortelyou of the Treasury. At 10 o'clock to-night Messrs. Morgan and Baker, accompanied by Assistant Secretary Robert Bacon, of the State Department, went to the White House by appointment to see the President. The object of their visit was not divulged, but it was believed to be in relation to the financial situation.

## MR. TAGGART ENTERTAINS

Democratic National Chairman Is Probable Candidate for Re-election.

FRENCH LICK, IND., November 22.—At a conference of the members of the Democratic National Committee it was decided to hold a meeting of the committee at Washington December 12th, to select a time and place for the National Democratic Conventions next year. National Chairman Thomas Taggart presided at to-day's conference. Several members of the committee, members, while six other members were represented by proxy. Three other members arrived to-night.

## KEPT IN BY BLISTER

Senator Daniel Not Ill, But Used Lintiment Too Freely.

(Special to The Times-Dispatch.) LYNCHBURG, VA., November 22.—The report in Richmond that Senator John W. Daniel is ill at his home, and for this reason was unable to make a contemplated argument before Judge Pritchard, in the Federal court at Richmond in the two-cent rate matter, is the result of a large blister which has been housed up for a week as the result of an accident.

## LIVE WIRE KILLS STUDENT

Princeton Freshman's Tragic Fate in Sight of Fellows.

PRINCETON, N. J., November 22.—In full view of several comrades James T. Walker, Jr., a freshman in Princeton University, was shocked to death by a live wire at Hill Dormitory last night. When it began to rain Walker ran to the dormitory and shouted to the students to get out of the building. He was struck by a live wire and fell down his rubber coat. As the coil fell it caught on a live wire about twenty feet in the air.

## OHIO TO PASS ON TAFT

Early State Convention Being Planned to Vote on Presidency.

COLUMBUS, OHIO, November 22.—It is likely that the Republican State Central Committee, controlled by Taft men, will be called into session about January 1st for the purpose of calling a State convention to nominate a State ticket and to express the choice of Ohio Republicans for the presidency. The convention will probably be held not later than the middle of February.

## THEIR SALARIES CUT OFF

Drowlows' Friends Lose Places as Result of Consolidation.

(Special to The Times-Dispatch.) BRISTOL, VA., November 22.—As the result of the consolidation of the internal revenue districts of Tennessee and the appointment of Robert S. Sharp, of Chattanooga, as collector, retiring Collector Butler received advice from Commissioner Capers to-night of the discontinuance of the salaries of five of his deputies, all ardent supporters of Congressman W. P. Brownlow, who made a fight to prevent the consolidation of the districts.

# HONOR VIRGINIANS AT VICKSBURG

Tablet in Honor of Boteourt Artillery Unveiled on the Field.

## MISS JOHNSTON WRITES HISTORY

Tablet Was Presented by Mr. John T. Anderson, of This City, and Accepted by Government—General Stephen Lee Read Miss Johnston's Paper.

(Special to The Times-Dispatch.)

VICKSBURG, MISS., November 22.—A tablet erected in honor of the Boteourt Artillery, which served through the siege of Vicksburg, was to-day dedicated in the Vicksburg National Military Park. This is the first Confederate dedication since the establishment of the park. Virginia had but one command on this battlefield in 1863. Miss Mary Johnston, the novelist, daughter of Captain John W. Johnston, captain of the battery during the siege, came here from Richmond to be present with the veterans and the soldiers. There are only sixteen surviving members, and several of them are here. General S. D. Lee was in the party. The Boteourt tablet bears the following inscription:

"Virginia Boteourt Artillery. 'Stevenson's Division, Army of Vicksburg.' Captain John W. Johnston, Lieutenant Francis G. Obenshain."

The tablet is located on Confederate Avenue, on Virginia Circle, near Stout's Bayou Bridge. It is erected on a granite post.

Ceremonies were held to-night at the First Baptist Church. Governor Vardaman delivered an eloquent and patriotic address of welcome. The response and presentation of the tablet were made by Mr. John T. Anderson, of Richmond. Captain William T. Hillyard accepted it on behalf of the government.

Miss Johnston's story of the battery was read by General Lee. The Twentieth Century Club united with the Daughters of the Confederacy and the Confederate Memorial Association in a reception to Miss Johnston, Mr. Anderson and the other Virginians. The Boteourt Battery was engaged in the battles of Port Gibson, Champion Hill and the siege of Vicksburg.

The following extracts are made from the history of the battery, a brilliantly written and carefully prepared paper by Miss Johnston:

In the War Between the States this company, the Boteourt Artillery, sent out from farm and village, from the towed from lonely cabins in mountain clearings, and goodly houses set in rose-gardens, from Craig Creek, and Back Creek, and from the mountains of the Blue Ridge, above the valley widens into smiling farmlands. To the west of the Blue Ridge, the Alleghenies. From this village, and its neighbors, hood came the majority of the men whose deeds in Mississippi are commemorated in this stone.

Riflemen and Greasers. On the seventeenth day of April, 1861, Virginia seceded. The Mountain Rifles, an infantry company, organized in 1859, at the time of the John Brown raid at once offered its services. Its captain was Joseph Washington Anderson; its first lieutenant, Philip Peters; the senior second, John William Taylor; the junior second, Henry C. Douthett, and the orderly sergeant, William H. Norgrove. All were young men, all were friends, all were to face baptism in blood. Behind them were four scores of their neighbors, friends and kindred, bound for the same baptism.

The Tredegar Works had nearly completed their armament. Captain, officers and men were in high spirits, anticipating early and brilliant service with that loved Army of Northern Virginia. But upon the chess board, in the field of war, and in the Cosmic Plan, the pawn was not where they would, but where they are sent. The affairs of the Confederacy in East Tennessee were not in a satisfactory condition. This department issued an order directing the company in the most forward state of preparation at Camp Lee to move at once, regardless of outfit, to Tennessee. It fell to the lot of Anderson's Battery to go. It was the advanced company; the complement was great; forth trudged the guns and equipment. It had so fondly counted on left behind the comrades beside whom it would have liked its flag flying, its drum and its neighbor Dixie, it marched away to Tennessee.

## JOHNSTON MADE CAPTAIN

In this month (January, 1861) Captain John W. Johnston, of the Boteourt Artillery, was promoted to the rank of captain, chief of artillery, Stevenson's Division, and a little later, a major of artillery. First Lieutenant